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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/500,022	02/10/2005	Roland Jungkind	OH0856US (90550)	2728
28672	7590 08/30/2006		EXAM	INER
D. PETER HOCHBERG CO. L.P.A.			KAVANAUGH, JOHN T	
1940 EAST 6TH STREET CLEVELAND, OH 44114			ART UNIT	PAPER NUMBER
			3728	
			DATE MAILED: 08/30/2006	

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)	
Office Action Commence	10/500,022	JUNGKIND, ROLAND	
Office Action Summary	Examiner	Art Unit	
	Ted Kavanaugh	3728	
The MAILING DATE of this communicati Period for Reply	on appears on the cover sheet w	ith the correspondence address	
A SHORTENED STATUTORY PERIOD FOR WHICHEVER IS LONGER, FROM THE MAIL! - Extensions of time may be available under the provisions of 37 after SIX (6) MONTHS from the mailing date of this communica. - If NO period for reply is specified above, the maximum statutor. - Failure to reply within the set or extended period for reply will, the Any reply received by the Office later than three months after the earned patent term adjustment. See 37 CFR 1.704(b).	NG DATE OF THIS COMMUNI CFR 1.136(a). In no event, however, may a tion. y period will apply and will expire SIX (6) MOI by statute, cause the application to become Al	CATION. reply be timely filed NTHS from the mailing date of this communication. BANDONED (35 U.S.C. § 133).	
Status			
1) Responsive to communication(s) filed or	11 August 2006.		
	☐ This action is non-final.		
Since this application is in condition for allowance except for formal matters, prosecution as to the merits			
closed in accordance with the practice u	nder Ex parte Quayle, 1935 C.[D. 11, 453 O.G. 213.	
Disposition of Claims			
4) ☐ Claim(s) 1-31 is/are pending in the appli 4a) Of the above claim(s) 31 is/are withd 5) ☐ Claim(s) is/are allowed. 6) ☐ Claim(s) 1-30 is/are rejected. 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) are subject to restriction	rawn from consideration.		
Application Papers			
9)☐ The specification is objected to by the Ex	aminer.		
10)☐ The drawing(s) filed on is/are: a)[☐ accepted or b)☐ objected to	by the Examiner.	
Applicant may not request that any objection	to the drawing(s) be held in abeyar	nce. See 37 CFR 1.85(a).	
Replacement drawing sheet(s) including the 11) The oath or declaration is objected to by	·		
Priority under 35 U.S.C. § 119		•	
12) Acknowledgment is made of a claim for f a) All b) Some * c) None of: 1. Certified copies of the priority doc 2. Certified copies of the priority doc	uments have been received.		
3. Copies of the certified copies of the application from the International	e priority documents have been		
* See the attached detailed Office action for	r a list of the certified copies not	received.	
Attachment(c)			
Attachment(s) Notice of References Cited (PTO-892)	4) Interview	Summary (PTO-413)	
2) Notice of Draftsperson's Patent Drawing Review (PTO-9		s)/Mail Date	

U.S. Patent and Trademark Office PTOL-326 (Rev. 7-05)

3) X Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08)

Paper No(s)/Mail Date 6-25-2004.

5) Notice of Informal Patent Application (PTO-152)

6) Other: _____.

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DETAILED ACTION

Election/Restrictions

- 1. Claim 31 is withdrawn from further consideration pursuant to 37 CFR 1.142(b) as being drawn to a nonelected invention, there being no allowable generic or linking claim. Election was made without traverse in the reply filed on 8-11-2006.
- 2. Applicant's election without traverse of group in the reply filed on 8-11-2006 is acknowledged.

Claim Rejections - 35 USC § 102

3. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

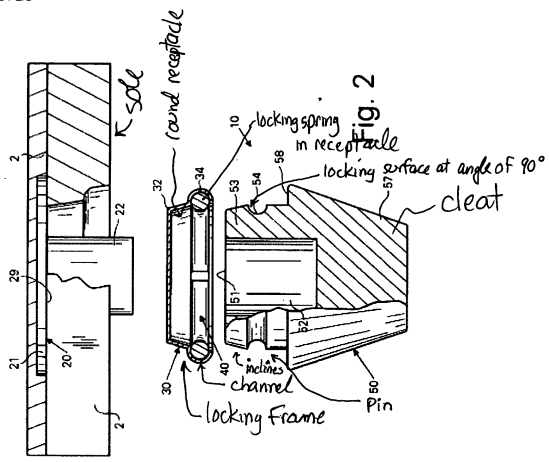
A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.
- 4. Claims 15-27 and 29 are rejected under 35 U.S.C. 102(b) as being anticipated by US 5956871 (Korsen).

Korsen teaches a sport shoe as claimed, see the marked-up copy below.

Regarding claim 29, a tool can be inserted to remove the cleat (see col. 3, lines 47-51) and can inherently be rotated by means of a tool.

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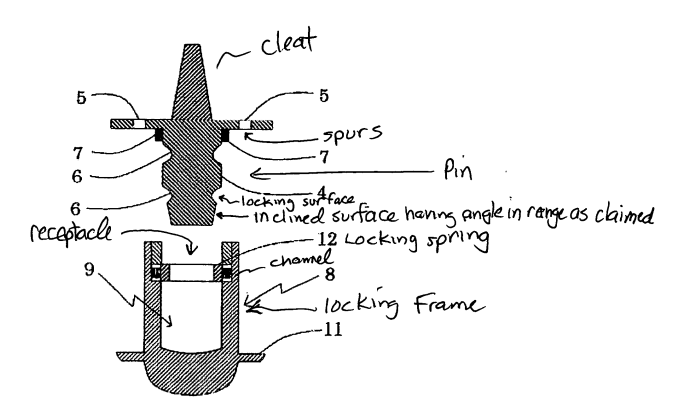
5. Claims 15-24 and 27-30 are rejected under 35 U.S.C. 102(e) as being anticipated by US 2002/0020079 (Sato et al).

Sato teaches a sport shoe as claimed, see the marked-up figure below.

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Conclusion

- **6.** The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.
- 7. Applicant is duly reminded that a complete response must satisfy the requirements of 37 C.F. R. 1.111, including:
- -"The reply must present arguments pointing out the *specific* distinctions believed to render the claims, including any newly presented claims, patentable over any applied references."
- --"A general allegation that the claims define a patentable invention without specifically pointing out how the language of the claims patentably distinguishes them from the references does not comply with the requirements of this section."
- -Moreover, "The prompt development of a clear issue requires that the replies of the applicant meet the objections to and rejections of the claims. Applicant should also specifically point out the support for any amendments made to the disclosure. See MPEP 2163.06" MPEP 714.02. The "disclosure" includes the <u>claims</u>, the specification and the drawings.

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8. Information regarding the status of an application may be obtained from the

Patent Application Information Retrieval (PAIR) system. Status information for

published applications may be obtained from either Private PAIR or Public PAIR.

Status information for unpublished applications is available through Private PAIR only.

For more information about the PAIR system, see http://pair-direct.uspto.gov. Should

you have questions on access to the Private PAIR system, contact the Electronic

Business Center (EBC) at 866-217-9197 (toll-free). Other useful information can be

obtained at the PTO Home Page at www.uspto.gov.

In order to avoid potential delays, Technology Center 3700 is encouraging

FAXing of responses to Office Actions directly into the Center at (571) 273-8300

(FORMAL FAXES ONLY). Please identify Examiner Ted Kavanaugh of Art Unit 3728

at the top of your cover sheet.

Any inquiry concerning the MERITS of this examination from the examiner

should be directed to Ted Kavanaugh whose telephone number is (571) 272-4556. The

examiner can normally be reached from 6AM - 4PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Mickey Yu can be reached on (571) 272-4562.

Primary Examiner

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TK

August 21, 2006